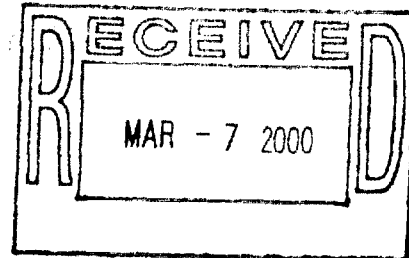


March 3, 1999

**VIA AIRBORNE EXPRESS & Regular Mail**

U.S. Food and Drug Administration  
Center for Food Safety and Applied Nutrition  
Office of Special Nutritionals, HFS-450  
200 C. Street S.W.  
Washington, District of Columbia 20204

**NATROL®**  
Quality Uncompromised™



Re: Natrol, Inc.

Dear Sir or Madam:

I am the General Counsel of Natrol, Inc., Chatsworth, California, a manufacturer of dietary supplement products (hereafter "Natrol").

On behalf of Natrol, and pursuant to the requirement of Section 6 of the Dietary Supplement Health and Education Act of 1994, 21 U.S.C. §343 (c) (6), your Agency is hereby notified that Natrol proposes to make statements of "nutritional support", as described in 21 U.S.C. §343(1)(6)(a), for its dietary supplements as follows:

- (1) My Favorite Multiple: Contains Essential Nutrients for Energy Production and Anti-Oxidant Protection.
- (2) L-Carnitine: Promotes Fat Metabolism.

Please be advised that the label of each of the above dietary supplement products includes the statement that "The FDA has not evaluated these statements. This product is not intended to diagnose, treat, cure or prevent disease."

If you have any questions regarding the foregoing, do not hesitate to contact the undersigned at your convenience.

Sincerely,

**NATROL, INC.**

Eve Mendoza  
General Counsel

cc: Elliott Balbert

21411 Prairie St.  
Chatsworth, CA 91311  
Tel: 818.739.6000 978-0162  
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